Tauzin Traficant Weldon (FL) Taylor (MS) Upton Walsh Weller Taylor (NC) White Thornberry Wamp Wicker Watkins Thune Wolf Watts (OK) Young (FL) Tiahrt NOES-154

Hamilton Ackerman Pallone Allen Hefner Payne Baldacci Hilliard Pelosi Barrett (WI) Pickett Hinchey Becerra Hinojosa Pomerov Bentsen Hooley Poshard Price (NC) Berman Hoyer Blagojevich Jackson (IL) Rangel Blumenauer Bonior Jackson-Lee Rivers Rothman (TX) Boswell Jefferson Roybal-Allard Johnson, E. B. Boyd Rush Brown (FL) Sabo Kaptur Brown (OH) Kennedy (MA) Sanchez Kennedy (RI) Kennelly Buyer Sanders Sandlin Capps Cardin Kildee Sawyer Kilpatrick Schaffer, Bob Carson Kind (WI) Clayton Schumer Clyburn Kucinich Scott Serrano Convers Lampson Costello Lantos Shays Coyne Levin Sherman Lewis (GA) Cummings Skaggs Davis (FL) Slaughter Lofgren Davis (IL) Lowey Snyder DeFazio Luther Spratt Stabenow DeGette Maloney (CT) DeLauro Maloney (NY) Stark Dellums Stokes Manton Deutsch Markey Strickland Dixon Martinez Tauscher Matsui Thomas Doggett McCarthy (NY) Thompson Edwards McDermott Thurman McGovern Engel Tierney McHale Torres Etheridge McIntvre Towns McKinney Turner Evans Velazquez McNulty Fattah Meehan Vento Visclosky Fazio Menendez Filner Waters Watt (NC) Millender-McDonald Flake Ford Miller (CA) Waxman Frank (MA) Moakley Moran (VA) Wexler Franks (NJ) Wevgand Gejdenson Nadler Whitfield Goode Neal Wise Gordon Woolsey Obev Green Olver Wynn

ANSWERED "PRESENT"—1 Kim

Owens

Gutierrez

NOT VOTING-20

Abercrombie	Gonzalez	Oberstar
Baker	Goss	Porter
Bonilla	Hastert	Schiff
Clay	Hastings (FL)	Smith, Adam
Foglietta	Lipinski	Weldon (PA)
Furse	Meek	Young (AK)
Gephardt	Neumann	

So the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

¶103.21 WAIVING POINTS OF ORDER AGAINST CONFERENCE REPORT TO ACCOMPANY H.R. 2160

Mr. HASTINGS of Washington, by direction of the Committee on Rules, reported (Rept. No. 105-255) the resolution (H. Res. 232) waiving points of order against the conference report to accompany the bill (H.R. 2160) making appropriations for Agriculture, Rural Development, Food and Drug Administration, and Related Agencies programs for the fiscal year ending September 30, 1998, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

¶103.22 PERMISSION TO FILE CONFERENCE REPORT

On motion of Mr. PACKARD, by unanimous consent, the managers on the part of the House were granted permission until midnight tonight to file a conference report (Rept. No. 105–254) on the bill (H.R. 2209) making appropriations for the Legislative Branch for the fiscal year ending September 30, 1998, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶103.23 NOTICE—CONSIDERATION OF RESOLUTION—QUESTION OF PRIVILEGES

Mr. MENENDEZ, pursuant to clause 2(a)(1) of rule IX, announced his intention to call up the following resolution (H. Res. 233), as a question of the privileges of the House:

Whereas the privilege of admission to the Hall of the House or rooms leading thereto is subject to the requirements of proper decorum;

Whereas concern has arisen that the privilege of admission to the Hall of the House or rooms leading thereto has become the subject of abuse;

Whereas Representative Menendez of New Jersey has given notice pursuant to clause 2 of rule IX of his intention to offer a question of the privileges of the House addressing that concern:

Whereas these circumstances warrant an immediate affirmation by the House of its unequivocal commitment to the principle that every person who exercises the privilege of admission to the Hall of the House or rooms leading thereto assumes a concomitant responsibility to comport himself in amanner that properly dignifies the proceedings of the House; Therefore be it

Resolved, That the Sergeant-at-Arms is instructed to remove former Representative Robert Dornan from the Hall of the House and rooms leading thereto and to prevent him from returning to the Hall of the House and rooms leading thereto until the election contest concerning the forty-sixth district of California is resolved.

The SPEAKER pro tempore, Mr. LAHOOD, responded to the foregoing notice, and said:

"Pursuant to rule IX, the Chair determines that this is the appropriate time to call up the resolution.".

$\P 103.24$ Privileges of the house

Mr. MENENDEZ rose to a question of the privileges of the House and submitted the following resolution (H. Res. 233):

Whereas the privilege of admission to the Hall of the House or rooms leading thereto is subject to the requirements of proper decorum:

Whereas concern has arisen that the privilege of admission to the Hall of the House or rooms leading thereto has become the subject of abuse;

Whereas Representative Menendez of New Jersey has given notice pursuant to clause 2 of rule IX of his intention to offer a question of the privileges of the House addressing that concern;

Whereas these circumstances warrant an immediate affirmation by the House of its

unequivocal commitment to the principle that every person who exercises the privilege of admission to the Hall of the House or rooms leading thereto assumes a concomitant responsibility to comport himself in a manner that properly dignifies the proceedings of the House; Therefore be it *Resolved*, That the Sergeant-at-Arms is in-

Resolved, That the Sergeant-at-Arms is instructed to remove former Representative Robert Dornan from the Hall of the House and rooms leading thereto and to prevent him from returning to the Hall of the House and rooms leading thereto until the election contest concerning the forty-sixth district of California is resolved.

The SPEAKER ruled that the resolution submitted did present a question of the privileges of the House under rule IX.

Mr. STEARNS moved to lay the resolution on the table.

The question being put, viva voce,

Will the House lay the resolution on the table?

The SPEAKER announced that the nays had it.

Mr. STEARNS demanded a recorded vote on agreeing to the motion to table the resolution, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device

¶103.25 [Roll No. 414] AYES—86

Hunter Aderholt Rohrabacher Barr Hyde Royce Bartlett Johnson, Sam Ryun Kim Salmon Barton Bliley Kingston Saxton Bono Largent Scarborough Lewis (CA) Burton Schaefer, Dan Lewis (KY) Schaffer, Bob Calvert Linder Sessions Shadegg Campbell Livingston Lucas McCollum Shuster Smith (MI) Chenoweth McIntosh Smith (NJ) Cox McKeon Crane Smith (OR) Crapo Metcalf Smith, Linda Snowbarger Cubin Mica Cunningham Nethercutt Solomon Doolittle Norwood Spence Dreier Packard Stearns Duncan Paul Stump Paxon Dunn Tauzin Everett Pease Thomas Ewing Fawell Pickering Thornberry Pombo Tiahrt Radanovich Weldon (FL) Foley Gekas Redmond Whitfield Hefley Rilev Wicker Herger Rogan Wolf Hostettler Rogers

NOES-291

Blumenauer Abercrombie Clayton Clement Clyburn Ackerman Blunt Allen Boehlert Boehner Combest Andrews Armey Bachus Bonior Condit Borski Convers Cook Costello Baesler Boswell Baldacci Boucher Barcia Boyd Coyne Barrett (NE) Brady Cummings Brown (CA) Danner Davis (FL) Barrett (WI) Bass Brown (FL) Bateman Brown (OH) Davis (IL) Camp Canady Davis (VA) Becerra DeFazio Bentsen Bereuter Capps DeGette Cardin Delahunt Berman Bilirakis Carson DeLauro Bishop Castle DeLay Blagojevich Christensen Dellums